IRISH SERVANTS.

shall refuse so to do shall be deemed Papists, for whom the additional Duty shall be paid. Ibid. §. 2.

5. Irish Servants, being Papists, imported in Country Bottoms, are declared liable to the additional Duty imposed by the Act of 1717, ch. 10, (see Art. 3,)

by 1728, ch. 8, §. 4, 5.

6. No Person importing any Servants shall be liable to pay Duty for such of them as shall die, or be exported before Sale, provided fuch Death or Exportation shall happen within Three Months after such Importation; and that the Owner make Oath before the Naval Officer, That such Servants, so Exported or Dead, are part of those Imported or made Entry of. 1735, ch. 6, §. 1, 2.

IRON OLD. See Hides.

IRON-WORKS.

1. Persons, desirous of setting up a Forging-Mill, &c. for carrying on Iron-Works upon any Land, not before cultivated, next adjoining to any Run of Water, not being the Estate of Inheritance of such Undertakers, nor leased to them for setting up an Iron-Work thereon, may purchase a Writ of Ad quod Damnum, out of Chancery. (See the Form in the AET.)

1719, ch. 15, §. 2.

2. Upon Return of which Writ, if the Persons found upon Inquest to be the true Owners, shall refuse to build such Forge-Mill, &c. thereon within Six Months, and give Security to finish the same within Four Years after laying the Foundation, his Lordship, or his Governor, may grant any such Hundred Acres of Land, together with free Egress and Regress to the faid Mill, through any Man's Land next adjoining. The Damage found to be paid to the Owner of the Land; and the Grant to be good in Law to the Grantee against all Persons whatsoever. Ibid.

3. But before such Grant be made, the Grantee shall give Bond to his Lordship, with Two Sureties, in the Sum of 1001. Sterling, with Condition to begin to build such Forge-Mill, &c. within Six Months, and the same to finish within Four Years after. Ibid.

4. For better Encouragement of Undertakers, all Workmen or Labourers by them constantly employed in such Works, shall be Levy-free for Four Years after being employed therein; provided the Number do not exceed Eighty for any One Iron-Work. Ibid. §. 4.

5. But if Pig-Iron, fit for Transportation, be not Run at fuch Iron-Works within Seven Years from the Grant, the Lands shall revert to the Owners as if no such Writ had ever been obtained; without their being obliged to return any Part of the Purchase Money. 1bid. §. 5.

6. No White Man, employed in any Manner about Iron-Works, shall be obliged to attend Musters, except upon very extraordinary Occasions. 1732, ch. 17, §. 2.

7. Any Ordinary-keeper, &c. harbouring or entertaining any Persons hired or employed in any Manner about any Iron-Work, or giving them Credit for Liquor above the Value of 5s. Currency in any One Year, without Leave in Writing from the Owner or Chief Manager of fuch Work, shall be liable to the Penalties provided against harbouring, &c. Sailors by the Act of 1712, ch. 10. And any Person, so entertained, (being a legal Witness) shall be admitted as an Evidence in such Case. Ibid. §. 4, 5.

8. Owners, &c. of Iron-Works shall, at all Times, iuffer One out of every Ten labouring Persons, belonging to, or employed in such Works, to assist in clearing, mending, and repairing Highways, &c. in fuch Manner as other Male Taxables are compelled to do by the Act of 1704, ch. 21, and subject to the Penalties in the faid recited Act, (to be recovered and applied according to the Directions of the Act of 1723, ch. 17.) 1750, ch. 14. See also, 1732, ch. 17, §. 2,

3; and 1736, ch. 17. See Highways, 14. ISLANDS. See Inclosures, per Tot. Rangers, 5. ITINERANT CHARGES. See Jurors, 14. Provincial Court, 1. Witnesses, 7, 12.

JUDGE OR JUSTICE.

The Oath of a Judge or Justice (directed by this Act) shall be taken, mutatis mutandis, by the Members of the Court of Appeals, (as Judges to correct Errors in Judgment, &c.) the Justices of the Provincial and County Courts, and the Mayor, Recorder, and Aldermen of the City of Annapolis for the Time being, as their proper Oath of Office; to be administered as hath been heretofore used. Nor shall they be capable of acting in their feveral Stations without having first taken the faid Oath. 1732, ch. 5.

See Lord Proprietary, 11. JUDGMENT. See Limitation of Actions, 6. Special-

ties, 2.

JUDGMENT BONDS.

No Attorney, or other Person whatsoever, shall confess Judgment, either in Court, or before One or more Magistrates out of Court, for any Sum of Money or Tobacco, &c. by virtue of any Power of Attorncy, either separate or contained in any Judgment Bond. Nor shall any Court give Judgment on any fuch Bonds, by Virtue of such Powers. 1747, ch. 23,

JUDICIAL PROCEEDINGS. See Lord Proprieta-

JURIES. See Jurors, per Tot. Orphans, 10, 14. JURISDICTION. See Advancement of Justice, 4.
Annapolis, 13. Bills of Exchange, 1. Chancery, 1. Counties, 4. Discount in Bar, 3.

JURORS.

1. The Sheriffs of the several Counties shall cause to come before the Provincial Court, Two of the best and most understanding Freeholders out of each respective County, to serve as Grand Jurors, and Three like good and lawful Men, to serve as Petit Jurors, at every Provincial Court, and return Pannels accordingly; giving Twenty Days Notice to fuch Jurors before the Day of their Appearance. And the Sheriff, making Default herein, shall be fined 1000 to Tobacco by the Provincial Court, for the Support of Government. 1715, ch. 37, §. 1.

2. The Sheriffs shall cause to come before their respective County Courts, a sufficient Number of good and lawful Freeholders of their several Counties, to ferve as Jurors at the feveral County Courts, giving them Ten Days Notice, &c. and return Pannels aecordingly. And the Sheriff, making Default herein, shall be fined 500 to Tobacco by the County Court,

for the Support of Government. Ibid. §. 2.

3. Freeholders, so summoned and returned to serve as Jurors, at the Provincial Court, making Default of Appearance, shall be fined 1000th Tobacco by the Provincial Court; and, for the like Default of Appeargance at the County Court, shall be fined by such Court 500 th Tobacco, for the Support of Government. Ibid. §. 3.

4. Magistrates, Delegates, Coroners, School-Masters, Overseers of Highways, and Constables, are ex-

empt from Attendance as Jurors. Ibid. §. 4.

5. Every Provincial Grand Jury shall be allowed, not exceeding 3000 th Tobacco; to be paid in the Public Levy. Ibid. S. 6. But fee below, Art. 13.

6. Every County Grand Jury shall be allowed, not exceeding 500th Tobacco; to be paid out of the

County Levy. Ibid. §. 7.

7. Every Petit Juror, attending the Provincial Court, shall be allowed 30th Tobacco for every Day's Attendance, to be paid in the Public Levy; besides the 120 to Tobacco to be allowed every full Jury that shall pass their Verdict in any Cause, to be paid by the Party for whom such Verdict shall pass, and be allowed him in the Bill of Costs. And the Clerk of the Pro-